

**IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF ILLINOIS**

IN RE: ZIMMER NEXGEN KNEE
IMPLANT PRODUCTS LIABILITY
LITIGATION

MDL No. 2272

**APPROVED FORM OF
SHORT FORM COMPLAINT**

This applies to:

RONALD GAFFORD AND SYLVIA
HUNTER

JURY TRIAL DEMAND

Plaintiffs,

vs.

Case No: 1:12cv4730

Zimmer, Inc., Zimmer Holdings, Inc.,
Zimmer Orthopedic Surgical Products, Inc.

Defendants.

APPROVED SHORT FORM COMPLAINT FOR

ZIMMER NEXGEN KNEE IMPLANT PRODUCTS LIABILITY LITIGATION

Plaintiff, RONALD GAFFORD, incorporates by reference Plaintiffs' Master Long Form Complaint in In Re: Zimmer NexGen Knee Implant Products Liability Litigation, MDL 2272, filed as of January 12, 2012, as Document Number 211. Pursuant to a Stipulated Order of the PSC in MDL 2272 and Counsel for Defendants, the following Short Form Complaint is approved for use in this action. Where Plaintiff's Complaint was previously transferred into

MDL 2272, this Short Form Complaint and the incorporated Master Long Form Complaint shall serve as an amended Complaint.

Plaintiff selects and indicates by checking off the appropriate spaces, those products and claims that are specific to his case. Where certain claims require specific pleadings or case specific facts and individual information, plaintiff shall add and include them herein.

1. Plaintiff, RONALD GAFFORD, states and brings this civil action before the Court for the United States District Court for the Northern District of Illinois as a related action in the matter entitled IN RE: ZIMMER NEXGEN KNEE IMPLANT PRODUCTS LIABILITY LITIGATION, MDL No. 2272. Plaintiff is filing this short form complaint as permitted and approved by Order of the MDL 2272 Court, and adopts and incorporates by reference those allegations in the Plaintiffs' Master Long Form Complaint and any and all amendments thereto.

2. This action is brought pursuant to 28 U.S.C. §1332, as diversity of citizenship exists among and between the parties.

3. Venue is proper under 28 U.S.C. §1391 as defendants named herein do business within this district.

4. Plaintiff RONALD GAFFORD is a resident and citizen of Kentucky and claims damages as set forth below.

5. Plaintiff was born on October 31, 1955.

ALLEGATIONS AS TO DEVICE(S) AND INJURIES

6. Plaintiff was implanted with Zimmer NexGen® Knee devices on his right knee on or about March 15, 2010 and on his left knee on or about June 7, 2010 at Jennie Stuart Medical Center by Dr. David Bealle.

7. On or about March 15, 2010, Plaintiff suffered personal and economic injuries as a result of the implantation of the following Zimmer NexGen® Knee device(s):

Zimmer NexGen LPS-Flex
 Zimmer NexGen CR-Flex
 Zimmer NexGen GSF LPS-Flex
 Zimmer NexGen GSF CR-Flex
 Zimmer NexGen MIS Tibia

8. Plaintiff has not yet scheduled a revision surgery with respect to the defective Zimmer NexGen® Knee devices.

9. Plaintiff has suffered injuries as a result of implantation of the Zimmer NexGen® Knee devices manufactured by defendants as described in the forthcoming Plaintiff's Fact Sheet and other responsive documents in discovery provided to the defendants and/or obtained by the defendants through Plaintiff's authorization and are incorporated by reference herein.

10. At the time of implantation with the Zimmer NexGen® Knee devices, the plaintiff resided at 720 Little River Church Road, Hopkinsville, KY 42240.

11. The defendants by their actions or inactions, proximately caused Plaintiff's injuries.

12. Plaintiff claims damages as a result of:

injury to herself/himself
 injury to the person represented
 wrongful death
 survivorship action
 economic loss
 loss of services
 loss of consortium

13. Neither Plaintiff nor his physicians, through the exercise of reasonable diligence, could have detected the defective nature of the Zimmer NexGen® Knee device any earlier than the evidence of loosening and/or other indication for planned revision of the defective devices, or as the facts dictate and produced in discovery.

14. As a result of the injuries Plaintiff sustained, he is entitled to recover compensatory damages for pain and suffering and emotional distress and for economic loss as well as punitive damages.

15. Plaintiff's Zimmer NexGen® Flex Knee devices bear (Right) lot number 61409558 and (Left) lot number 61115670.

ALLEGATIONS AS TO DEFENDANTS
SPECIFIC ALLEGATIONS AND THEORIES OF RECOVERY

16. The following claims and allegation are asserted by Plaintiffs and are herein adopted by reference:

COUNT I – STRICT LIABILITY DESIGN DEFECT

X COUNT I (a) ZIMMER LPS-FLEX;
____ COUNT I (b) ZIMMER CR-FLEX;
____ COUNT I (c) ZIMMER GSF LPS-FLEX;
____ COUNT I (d) ZIMMER GSF CR-FLEX;
____ COUNT I (e) ZIMMER MIS TIBIAL COMPONENTS;

COUNT II – STRICT LIABILITY FAILURE TO WARN

X COUNT II (a) ZIMMER LPS-FLEX ;
____ COUNT II (b) ZIMMER CR-FLEX;
____ COUNT II (c) ZIMMER GSF LPS-FLEX;
____ COUNT II (d) ZIMMER GSF CR-FLEX;

_____ COUNT II (e) ZIMMER MIS TIBIAL COMPONENTS;

COUNT III – STRICT LIABILITY MANUFACTURING DEFECT

X COUNT III (a) ZIMMER LPS-FLEX;
_____ COUNT III (b) ZIMMER CR-FLEX;
_____ COUNT III (c) ZIMMER GSF LPS-FLEX;
_____ COUNT III (d) ZIMMER GSF CR-FLEX;
_____ COUNT III (e) ZIMMER MIS TIBIAL COMPONENTS;

COUNT IV -NEGLIGENCE

X COUNT IV (a) ZIMMER LPS-FLEX;
_____ COUNT IV (b) ZIMMER CR-FLEX;
_____ COUNT IV (c) ZIMMER GSF LPS-FLEX;
_____ COUNT IV (d) ZIMMER GSF CR-FLEX;
_____ COUNT IV (e) ZIMMER MIS TIBIAL COMPONENTS;

COUNT V – NEGLIGENT MISREPRESENTATION

X COUNT V (a) ZIMMER LPS-FLEX;
_____ COUNT V (b) ZIMMER CR-FLEX;
_____ COUNT V (c) ZIMMER GSF LPS-FLEX;
_____ COUNT V (d) ZIMMER GSF CR-FLEX;
_____ COUNT V (e) ZIMMER MIS TIBIAL COMPONENTS;

COUNT VI – EXPRESS WARRANTY

X COUNT VI (a) ZIMMER LPS-FLEX;

_____ COUNT VI (b) ZIMMER CR-FLEX;
_____ COUNT VI (c) ZIMMER GSF LPS-FLEX;
_____ COUNT VI (d) ZIMMER GSF CR-FLEX;
_____ COUNT VI (e) ZIMMER MIS TIBIAL COMPONENTS;

COUNT VI – BREACH OF EXPRESS WARRANTY

X _____ COUNT VI (a) ZIMMER LPS-FLEX;
_____ COUNT VI (b) ZIMMER CR-FLEX;
_____ COUNT VI (c) ZIMMER GSF LPS-FLEX;
_____ COUNT VI (d) ZIMMER GSF CR-FLEX;
_____ COUNT VI (e) ZIMMER MIS TIBIAL COMPONENTS;

COUNT VII – BREACH OF IMPLIED WARRANTY

X _____ COUNT VII (a) ZIMMER LPS-FLEX;
_____ COUNT VII (b) ZIMMER CR-FLEX;
_____ COUNT VII (c) ZIMMER GSF LPS-FLEX;
_____ COUNT VII (d) ZIMMER GSF CR-FLEX;
_____ COUNT VII (e) ZIMMER MIS TIBIAL COMPONENTS;

COUNT VIII – REDHIBITION

_____ COUNT VIII (a) ZIMMER LPS-FLEX;
_____ COUNT VIII (b) ZIMMER CR-FLEX;
_____ COUNT VIII (c) ZIMMER GSF LPS-FLEX;
_____ COUNT VIII (d) ZIMMER GSF CR-FLEX;
_____ COUNT VIII (e) ZIMMER MIS TIBIAL COMPONENTS;

COUNT IX – LOSS OF CONSORTIUM

COUNT X – WRONGFUL DEATH

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COUNT X – WRONGFUL DEATH

COUNT XI - SURVIVAL ACTION
X ____ COUNT XII – VIOLATION OF CONSUMER PROTECTION
STATUTES:
KRS 367.170(1).
X ____ COUNT XIII – UNJUST ENRICHMENT
X ____ COUNT XIV – PUNITIVE DAMAGES

PRAYER FOR RELIEF

WHEREFORE, Plaintiff prays for judgment against Defendants as follows:

1. For compensatory damages requested and according to proof;
2. For punitive or exemplary damages against Defendants;
3. For all applicable statutory damages of the state whose laws will govern this action;
4. For an award of attorney's fees and costs;
5. For prejudgment interest and the costs of suit; and
6. For such other and further relief as this Court may deem just and proper;

JURY DEMAND

Plaintiff hereby demands a trial by jury as to all claims in this action.

Dated: July 13, 2012.

Respectfully submitted,

/s/ Sheila M. Bossier
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CERTIFICATE OF SERVICE

I certify that on July 13, 2012, a copy of the foregoing *Plaintiffs' Short Form Complaint For Zimmer Nexgen Knee Implant Products Liability Litigation* was served, pursuant to waiver of service of summons process, F.R.C.P. 4(d) upon:

Peter Meyer
Nicole Brett
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Fort Wayne, IN 46802

/s/ Sheila M. Bossier
Sheila M. Bossier